

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

LAUREN BICKFORD-BUSHEY,

Plaintiff,

-against-

GREYHOUND LINES, INC. and THE GOODYEAR TIRE  
and RUBBER COMPANY,

Defendants.

GREYHOUND LINES, INC.,

Third-Party Plaintiff,

v.

MOTOR COACH INDUSTRIES, INC. and UGL  
UNICCO, Formerly Known As UNICCO Service  
Company,

Third-Party Defendants.

Defendant/Third-Party Plaintiff, GREYHOUND LINES, INC., by its attorneys,  
FABIANI COHEN & HALL, LLP, as and for an Answer to the Cross-Claim of Third-Party  
Defendant, MOTOR COACH INDUSTRIES, INC. ("MCI"), sets forth, upon information and  
belief, the following:

**AS AND FOR AN ANSWER TO  
THE FIRST CROSS-CLAIM AGAINST  
GREYHOUND LINES, INC.**

NINETY-FOURTH: Defendant/Third-Party Plaintiff, Greyhound Lines, Inc., denies  
knowledge or information sufficient to form a belief as to the truth of the allegations contained in  
Paragraph No. "94" of the Third-Party Defendant, MCI's Answer to Third Party Complaint  
dated July 17, 2008, except denies all allegations set forth in Paragraph Nos. "1" through "93" of

**ANSWER TO  
CROSS-CLAIM**

**Civil Action No.  
08 CIV 4465 (PKL)**

**[Related to  
06 CIV 13371 (PKL)]**

**JURY TRIAL  
DEMANDED**

X

GREYHOUND LINES, INC.,

X

Defendant/Third-Party Plaintiff, GREYHOUND LINES, INC., by its attorneys,  
FABIANI COHEN & HALL, LLP, as and for an Answer to the Cross-Claim of Third-Party  
Defendant, MOTOR COACH INDUSTRIES, INC. ("MCI"), sets forth, upon information and  
belief, the following:

**AS AND FOR AN ANSWER TO  
THE FIRST CROSS-CLAIM AGAINST  
GREYHOUND LINES, INC.**

NINETY-FOURTH: Defendant/Third-Party Plaintiff, Greyhound Lines, Inc., denies  
knowledge or information sufficient to form a belief as to the truth of the allegations contained in  
Paragraph No. "94" of the Third-Party Defendant, MCI's Answer to Third Party Complaint  
dated July 17, 2008, except denies all allegations set forth in Paragraph Nos. "1" through "93" of

Third-Party Defendant, MCI's Answer to Third-Party Complaint dated July 17, 2008 to the extent the allegations are made against Greyhound Lines, Inc. and begs leave to refer to all relevant agreements for their complete terms and conditions.

NINETY-FIFTH: Defendant/Third-Party Plaintiff, Greyhound Lines, Inc., denies each and every allegation contained in Paragraph No. "95" of the Third-Party Defendant, MCI's Answer to Third-Party Complaint dated July 17, 2008.

NINETY-SIXTH: Defendant/Third-Party Plaintiff, Greyhound Lines, Inc., denies each and every allegation contained in Paragraph No. "96" of the Third-Party Defendant, MCI's Answer to Third-Party Complaint dated July 17, 2008.

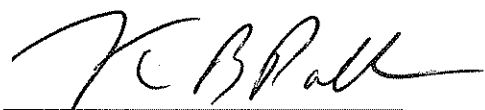
WHEREFORE, defendant/third-party plaintiff, GREYHOUND LINES, INC., demands:

1. Judgment dismissing the Plaintiff's Complaint;
2. Judgment dismissing MCI's Cross-Claim against Defendant/Third-Party Plaintiff, GREYHOUND LINES, INC.
3. Together with the costs and disbursements of this action.

Dated: **New York, New York**  
**July 28, 2008**

Yours, etc.,

**FABIANI COHEN & HALL, LLP**



**Kevin B. Pollak (KBP 6098)**  
**Attorneys for Defendant/**  
**Third-Party Plaintiff**  
**GREYHOUND LINES, INC.**  
**570 Lexington Avenue, 4<sup>th</sup> Floor**  
**New York, New York 10022**  
**(212) 644-4420**

**TO: NOVACK BURNBAUM CRYSTAL LLP**  
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**LAUREN BICKFORD-BUSHEY**  
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**Plattsburgh, New York 12901**  
Attention: Mark Schneider, Esq.  
**(518) 566-6666**

**TAUB & MARDER**  
Attorneys for Plaintiffs  
**TERESITA SANTIAGO, RAMON**  
**LORENZO and TERESITA SANTIAGO,**  
as mother and natural guardian of **KAREN**  
**SANTIAGO DIAZ and HENRY LORENZO**,  
infants; **MARIA MERCEDES ROSARIO**  
**BRETON, FABIAN GARCIA and**  
**PAOLA GARCIA**  
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**GEORGE**, as Mother and Natural Guardian of  
**VOSHONA GEORGE, Infant, and SHERRY ANN GEORGE**  
and **ALLISON IDOHOU**, as Co-Administrators of the  
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**THE GOODYEAR TIRE &**  
**RUBBER COMPANY**  
**2 Park Avenue**  
**New York, New York 10016**  
**(212) 592-1400**

**QUIRK and BAKALOR, P.C.**  
Attorneys for Third-Party Defendant  
**UGL UNICCO**  
**845 Third Avenue, 15<sup>th</sup> Floor**  
**New York, New York 10022**  
**(212) 319-1000**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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LAUREN BICKFORD-BUSHEY,

Plaintiff,

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[Related to  
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MOTOR COACH INDUSTRIES, INC. and UGL  
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Third-Party Defendants.

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## ANSWER TO CROSS-CLAIM

FABIANI COHEN & HALL, LLP  
 Attorneys for Defendant/Third-Party Plaintiff  
 GREYHOUND LINES, INC.  
 570 Lexington Avenue, 4<sup>th</sup> Floor  
 New York, New York 10022  
 (212) 644-4420

To: Attorney(s) for:

Sir(s):

PLEASE TAKE NOTICE that a copy

of which the within is a (true) (certified)

[ ]NOTICE OF ENTRY was duly entered in the within named court on

2008

[ ]NOTICE OF SETTLEMENT will be presented for settlement to the Hon.  
 one of the judges of the within named court at the Courthouse at on , 2008 at

o'clock

Dated:

Yours, etc.,  
 FABIANI COHEN & HALL, LLP  
 Attorneys for Defendant/Third-Party Plaintiff  
 570 Lexington Avenue, 4<sup>th</sup> Floor  
 New York, New York 10022  
 (212) 644-4420

To:

Attorney(s) for: